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11	Attorneys for Defendant Portfolio Recovery Associates, LLC	
12	UNITED STATES DISTRICT COURT	
13	SOUTHERN DISTRICT OF CALIFORNIA	
14		
15	EVERTT DIAZ,	Case No. 16-CV-823 LAB (BGS)
16	Plaintiff,	NOTICE OF SETTLEMENT AS TO DEFENDANT PORTFOLIO
17	v.	RECOVERY ASSOCIATES, LLC ONLY
18	EXPERIAN INFORMATION SOLUTIONS, INC.; PORTFOLIO	ONLI
19	RECOVERY ASSOCIATES; CREDIT CONTROL	Judge: Hon. Larry A. Burns Magistrate: Hon. Bernard G. Skomal
20	CORPORATION; and DOES 1	Magistrate. Holl. Definate G. Skolliai
21	through 10, inclusive, Defendants.	
22	Defendants.	
23		
24		
25	Plaintiff Evertt Diaz ("Plaintiff") and Defendant Portfolio Recovery	
26	Associates, LLC ("PRA") (collectively, "the parties") hereby notify the Court that	
	Associates, LLC (TRA) (concentred	y, the parties) hereby notify the court that
27		only them in this matter and are in the process

of completing the final closing documents and filing dismissal papers. The claims

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1 16-CV-823 LAB (BGS) NOTICE OF SETTLEMENT AS TO PRA ONLY

against the other named defendants remain. 1 The parties request that the Court retain jurisdiction for any matters related to 2 completing or enforcing the settlement. The parties anticipate filing a Joint Motion 3 for Dismissal of PRA, with prejudice, within 60 days. The parties request that all 4 pending dates and filing requirements pertaining to PRA be vacated and that the 5 Court set a deadline on or after September 24, 2016 for filing a joint dismissal. 6 7 Respectfully submitted, 8 9 Dated: July 26, 2016 GOLDEN & CARDONA-LOYA, LLP 10 11 /s/ Jeremy Golden By: 12 Jeremy S. Golden (SBN 228007) Attorneys for Plaintiff 13 Evertt Diaz 14 15 Dated: July 26, 2016 TROUTMAN SANDERS LLP 16 17 By: /s/ Jessica Lohr Jessica R. Lohr (SBN 302348) 18 Attorneys for Defendant 19 Portfolio Recovery Associates, LLC 20 21 22 23 24 25 26 27 28 2

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the above and foregoing document has been served on July 26, 2016, to all counsel of record who are deemed to have consented to electronic service via the Court's CM/ECF system per Civil Local Rule 5.4. Any counsel of record who have not consented to electronic service through the Court's CM/ECF system will be served by electronic mail, first class mail, facsimile and/or overnight delivery.

/s/ Jessica Lohr

JESSICA R. LOHR

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